CHARTEN COCLIV. further supplement to an act entitled act to authorize the appointment of Com all diocars to lay out streets, a venues and public squares in the township of Clim ton, in the county of Essex, and for oth er purposes, approved February nine teen, one inducant tight handred and

seventy-two.

331. Be it enasted by the Senate and General Assembly of the State of New Jersey.

That hereafter the several persons called in said act commissioners of streets and avenues in the township of Clinton and their occessors, or the successors of any of them shall cease to act as such commissioners, and that the township committee of the township of Chiaton, for the time being, shall hereafter be such commissioners, to all intents and purposes, the same as though they had been constituted such commiswith all the pewers and shall perform all the duties belonging to and imposed upon said commissioners by said act or any act subplemental thereto; and any and all con-sents or petitions contemplated by the said act to which this is a supplement shall be made to said township committee instead of to said commissioners, a 08, 22 2. And be it enacted, That for the pur-

pose of meeting any of the expenses arising under said set, or the supplement thereto, or this act, the said township committee shall have full power to make temporary loans and pay interest thereon at any rate legal in this state, and as evidence of little loans to give the prommissory note or notes of the township of Clinton, paya-ble at such time or times and for such a mounts or amounts as said township comnounts or amounts as said township com-mittee may deem advisable, which note or notes shall be signed by such person or per-sons as said committee shall appoint for that purpose, and shall be binding upon said township, and in case of non-payment may be sued upon in any court of competent jurisdiction, and judgment recovered and execution issued on such judgment a-

and execution issued on such judgment against said township and its property.

3 And be it enacted. That in any case
where the owners of land apply in accordance with the provisions of this act, or the
act to which this is a supplement, for the
opening, widening, alteriagion straighten
ing of any street or streets, any one or more
of the said township committee shall be
interested in the lands proposed to be to interested in the lands proposed to be taken for the opening, widening, altering or straightening of any such street or streets, then, and in such case, the said township committee shall appoint three persons, en-tirely disinterested in any such land and premises, who shall perform the duties, and possess the powers and privileges devolving upon and belonging to the said township committee, or to the said comtownship committee, or to the said commissioners of streets and avenues, under the act to which this is a supplement or any other supplement thereto, with reference to any such street or streets in which said township committee, or any one or more of them, shall be interested as aforesaid and the said township committee shall have full power and authority to make such agreement, or agreements with said comessments as hereinafter provided for.

4. And beit enacted, That the said toy

the Rt to which this As a supplement, or any supplement to said original act, except such fees as they are now entitled to by law, as members of said township commit-

such fees as they are now entitled to by law, as members of said township committee.

5. And be it enacted, That the said township committee for the benefit of said purchaser, and any other tax or assessment which he may have given written notice to said expenses connected there with, and shall thereupon make an allessment of said township committee the whole amount of the damages and expenses connected there with, and shall thereupon make an allessment of said township committee to said township committee to said township committee for the benefit of said purchaser, and any other tax or assessment which he may have given written notice to said township committee to the said township committee to said township to said purchaser, his legal representative of said certificate execute and deliver to said purchaser, his legal representative of said purchaser, his legal representative of said purchaser, his legal representative of said certificate execute and sale, together with a description of said land and real estate, and a statement of the time for which the same had been so soid; said declaration of sale shall be recorded in the office of the town clerk of said township, and also in the records of deeds, in the office of the town clerk of said township. mises upon which such assessments shall be made as aforesaid, and denosis the said report in the office of the clerk of the said township, where the same shall remain open to the inspection of all parties interested for the space of thirty days; and at the expiration of said thirty days, the said township committee shall meet, at a time and place to be appointed by them by no-tices put up five days prior to said meet-ing at five of the most public places in said township, and at such meeting the said township committee shall hear all objections from parties interested, and after his hearing such objections the said township commistee shall review such awards and assessments, and shall thereupon deposit a there revised report of such award and assessments in the office of the clerk of said township, who shall give notice thereof by advertisements set up at five of the most public places in said township; ann at the expiration of thirty days from the time of the purchasers or any person or persons occupying under him, her, or them, expiration of thirty days from the time of the purchasers of the said purchaser or purchasers or any person or persons occupying under him, her, or them, expiration of thirty days from the time of the purchasers of the said purchasers or any person or persons occupying under him, her, or them, expiration of thirty days from the time of the purchasers of the said purchasers or any person or persons occupying under him, her, or them, and ended for which the purchaser or persons and ended for which the expiration of thirty days from the time of giving the lambeter in the section in a tioned, the said assessments shall be due and payable, and may be collected in the manner hereinafter mentioned; in case the said committee shall not be able upon diligent inquiry to ascertain the names of the owner or owners of such land and premises then they may report the name as 'owner unknown," and that designation shall be

lescription shall not invalidate any of such purposes the same as though the deen it enacted, That upon payof damages so awarded mount of benefits, if any, which may have been found properly charge one to such land owner or owners, any such street shall be beened to be opened and may be occupied

of the omission to neith Almilor which insted and used as a public street.

6. And be it enacted. That any and all
consider which may be midd under and
wirtue of this act, shall be and remain
as a few that and and real create so be
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as a few that had been act to which this is a supthall be fully paid or collected; and the amplements thereto inconsistent with

ment made as aforesaid, shall they become due, as aforesaid, and if any such assessment for part thereof shall re-main unpaid, in whole or in part, for six months after the same shall become due and payable, the whole or any balance of such assessment, norwithstanding any thing hereinbefore contained; shall there upon become due and collectable, and may sued for and collected by said township committee in the cerporate name of said township in an action on the case against the owner or owner of such lands and real estate respectively, in any court having cog nizance of the amount sued for, or the said township committee may proceed to advertise said land and real estate upon which said assessment may be a lien, to be sold by public auction, at some public place in said ownship, on some day not less than two arouths from the time said assessments tall due, as aforesaid, between two and five o'clock in the aftermoon; notice of such sale shall be published for two months, next preceding the time of such sale, by advertisements signed by the clerk of the said township, and put up at five of the most public places in said township, and in two newspapers of said county, at least once in each work for four weeks successively, prior to said sale; said advertisements shall contain, the names of the land. Owners in or to said sale: said advertisements shall contain the names of the land owners in default, if they can be ascertained, if not the designation "owner unknown," may be used, together with the amounts due by them, respectively; and a short description of the land and real estate so assessed, as aforesaid, and the time and place appointed for said sale; at the time of said sale the several parcels of said land and real estate shall be openly sold to the person or persons who will take the same for the shortest period of time, not exceeding fifty years from the day of sale, and will pay to the said township committee, before the close of the sale, the full amount due upon said uppaid assessment, with interest theresaid uppaid assessment, with interest thereon from the time the same became payable
at the sate of seven per centum per armum,
and also such sum as the said township
committee shall determine to be a fair proportion of the expenses of advertising and conducting the sale; in the event of any purchaser neglecting to make such pay ment as aforesald, he shall torfeit all claim to said land and real estate, and the same shall be resold by the township committee at their convenience, upon such advertise ment as aforesaid; the said township committee may adjourn the sale from time to time, by making public proclamation there of at the time of such adjournment; as soon as practicable, after the close of the sale, the said township committee shall make and deliver to any purchaser or pur-chasers at such sale, who shall have made such payment as storessid, a certificate of sale, under their hands and seals, and duly acknowledged scaording to law setting forth as concisely as may be, the facts of said assessment, advertisement and sale together with a description of the lands and real estate so sold, the amount actually paid therefor by said purchaser, and the sength of time for which he shall have so purchased the same, said certificate shall, before its defivery, be recorded in one of

the books to be kept by the said township agreement or agreements with said com committee for such purpose; said certifi-missioners, for the payment to them of such least may be assigned, by deed of assign dollar therefor; if at the end of three years from the day of sale, said land and real es-

of such expenses, and the name or names of the owner or owners of any land and premises upon which such assessments shall be until the recording of such declaration the

time for redeeming said land and real es-tate, as agreeald, shall remain open, not-withstanding the said term of three years may have expired; such declaration shall the provisions of this act, and such purch real estate, with the rents, issues and pro-fits thereof, for his, her, or their own prop-seruse, against die swiver or owners thereof, and all persons claiming under him, her, or being finisher for any injury or waste done or committed in the same manner as a tenant for a term of years; no mortgage of as signed of any mortgage, which shall have been recorded or registered before any such sale, shall be divested of his rights in and to said land and real estate, unless six months' notice of molt sale shall be given to him in writing, by such purchaser, or any person or persons claiming under him, which notice shall be served personally if said mortgages or assignes be a resident of said mortgages or assignes as tenant ted for commissioners of appeal in cases of the said in the names of the township countries which shall countries that the names of the township countries which shall countries the said in the names of the township countries which shall countries the said more than two persons for anethorized to be said to said and real estate, unless six for specific tends and no ballot shall be counted to members of the township countries which shall be counted to members of the township countries which shall be counted to members of the township countries which shall be counted to members of the township countries which shall be counted to members of the township countries which shall be counted to the township countries and the township countries which shall be counted to the township countries which shall be counted to the township to the township the tings, but the same shall be binding dressed to his place of rea dence, as stated to his place of rea dence, as stated to his place of readence, as stated to his place of rea

any such land or real estate shall be so re-deemed by any judgmentered the come t-gaged, he shall have a firm on said land and real estate for the amount actually paid by

627 Broad St., NEWARE, N. J. Sections will be Here there. New

this act be and the 9. And be it amored, That this act sha be deemed to be a public act, and sha take effect immediately. Approved March 21, 1874

CHAPTER COLAMI.

of the town of Orange," approved March ixty-nine.

1. Be it enacted by the Sengte and General Assembly of the State of New Jersey. That the common council of the said city of Orange shall have power to borrow from of Orange shall have power to borrow from time to time, any further sum or sums of money, not exceeding in the aggregate the sum of thirty thousand dollars, to be used in the purchase of real estate, and in the erection of a school-house or school-houses, which shall be under the control and direction of the board of education of the said city, and that said common council man city, and that said common council may secure the re-payment of the said sum or sums so borrowed, together with legal interest thereon, in such manner and upon such terms is to the large and common such terms is to the large of council may seem proper by the issuing of bonds to be signed by the mayor and coun-tersigned by the city clerk, and sealed with the common seal of said city, and that the the common seal of said city, and that the principal and interest moneys shall be paid and extinguished in the agreementer as any other indebtedness of said city is or may be authorised to be extinguished; provided, however, that this section shall not take effect until it shall have been submitted to the legal voters of said city, at an election to be held in said city at the same time with the next election for mem-bers of the general assembly; that at such election each voter may cast one ballot on which shall be the words "in favor of bonding the city" or the words "opposed to ing the city" or the words "opposed to bonding the city," and if there be more ballots east on which shall be the words in favor of bonding the city" than there shall be on which are the words "opposed to bonding the city," they this section shall take effect immediately, and if not, then his section shall be roul. That the said

order, shall forfeit and pay a fine of their order, shall forfeit and pay a fine of twenty dollars for each offence, to be recovered by the said city in an action of debt, to be brought before the police justice of the said city. of said city, and that such actions shall be prosecuted, and that execution may issue upon any judgment to be recovered therein,

for the lighting of streets, and? in the provise of section twenty of said act and ill of the words of section fifty three in aid act, which immediately follow the ords "otherwise ordered" in said section, and also the fourth section of a supplement said act, which supplement was approvated and twenty seventh, one thousand and thundred and seventy one, be and the one are each and all herein repealed. And byit enacted, That this act shall

and shall take effect like services.

Approved March 18, 1874.

CHAPTER CXCIV.

Approved March 12, 1874 OT SU TA

which this is a further supplement as relates to or authorises the laying our shill contain and be it enacted. That this set shall struction of the avances in the laying our shill contain and be it enacted. That this set shall take effect immediately to 884.10 would be when the structure of the avances of Midland avenue.

Approved March 27, 1878.

K. Arawall Bayang and A. Sening Contains the second beautiful to the second beautiful to

2. And be it enseted. That no contr for the construction or macadamizing for the construction or macadamizing of any speciment of any section thereof shall be made by the Essex Boad Board, unless a certified copy of the resolution of said board provising for such construction or macadamizing shall be submitted and such resolution shall be approved by the board of choosen fresholders of the country of Essex.

3. And be it enacted, That, whenever in the widening on straightening of any road or avenue, or section thereof the damages awarded by appraisers for property taken or injured pursuant to the act to which this is a supplement or to any supplement thereis a supplement of the ast to which this is a supplement of the assessed by assessors upon lands, decreed to be benefited, agreeably to said act, or any of its supplements and in the course of the redmatrution or improvement thereof, there shall be an alteration of grade and a subsequent appraisement of damages, therefor, or hy resemplement of damages, therefor, or hy resemplement of damages, therefor, or hy resemplement of damages, therefor, or hy

ment of damages therefor, or by reason thereof personant to the eleventy section of the act to which this is a further supplement, the said board shall thereupon without the intervention of assessors, apportion or assess the last mentioned damages ratably upon the same lands so assessed ratably upon the same lands so assessed by said assessors, and on the basis of their assessment and the same shall be and remain a lien on said lands, and be enforced and collected in the same manner as the said orriginal assessments shall remain unpaid in wholefor in part, shall be added to the unpaid portion therealt and be payable and collectable therewith. ollectable therewith.

And beit enseted, That any writ of

certiorari to review any assessment for bene-fits or any order of proceedings prelimina-ry thereto under the act to which this is a supplement or any supplement thereto unless such writ shall how allowed and issued within sixty days after the said assessment shall have been approved by said board.

5. And be it enacted. That that this and shall take effect immendiately man Approved March 21, 1874 pravilab abood

CHAPTER CCCLIII. further supplemet to an act entitled "An

che de fi chacted. That the said carmon council shall also have power to borrow a further aum of money not exceeding twenty thousand dollars, to cover a deficiency now existing, and to set off a new township from the Tawp ships of Newark, Orange Elizabeth, and Union, in the county of Essex, to be called the townshirty of Clinton," passed manner as is prescribed in the preceding sections may be sold by the compromed and thirty four.

The it energed by the Senate and the street of the council at no greater discount, or loss to the city, than five per contum.

3. And be it canacted. That the street of the council at no greater discount, or loss and extracted by the street of the council at no greater discount, or loss and extracted by the street of the council at no greater discount, or loss to the city, than five per contum.

3. And be it canacted. That the street of the words o

eet immediately. Approved March 21, 1874.

Boil enacted by the Senate and Ger That from and after the passage of the act, supreme court commissioners shalld

entitled to-receive for their services the

For approving every reple sum of one dollar. For ordering the entry of every judg-ment on bond and warrant of attorney, the um of one dollar. For taking testimony, the same fees as are now allowed to masters in chancery for

Approved March 27, 1874.

CHAPTER CCCCXCIII. An act for the relief of Joseph I, Thomp

ed March thirteenth, one thousand eight bundred and sixty two seize certain bundred and sixty one.

1 Reitt energic by the sense and Gery care of the protection of clause of the protection of clause of the sense of the sense of the interest of the sense of the sense

2. And be it enacted, That this act shall take effect immediately.
Approved March 27, 1874.

CHAPTER CCCCLXXV An act appropriating two thousand dollars to stock the streams stop of the statement of Panel at a statement of the stream stop of the statement of the stream stop of the state of Nor. Jacobs.

State of New Jersey. TRENTON, N. J To the Hon. Henry O. Kelsey, Secretary

State: Sing: You are hereby directed to cause to be published in all of the newspapers of this State authorized to publish the laws of the dash session of the Legislature, by one has retionenth week for the term of three months, he each of said newspapers, the proposed Amendments to the Constitution of New Jersey, passed by the last Legislature and filed in your office by the Secretary of the Senate, Yours, Ar.

Proposed Amendments to the Con-stitution of the State of New Jersey

RIGHTS AND PRIVILEGES.

Insert as paragraph 19, a new paragraph, a Insert as paragraph 19, a new paragraph, as follows:

"19. No county, city, borough, town, town, ship or village, shall hereafter give any money or property, or loan its money or credit, to or in aid of any individual, accordation or exporation, or become security for, or be directly or indirectly the owner off any stock or bonds of any association preorporation."

Insert as paragraph 20, a new paragraph, as follows:

follows:

"20. No denation of land or appropriation of money shall be made by the state or any municipal corporation to or for the use of any society; association or corporation whatever." Change the number of present paragraph 19 to number 91 ALL ONUC

word "every" and the word "male" in the Add to the paragraph the following:

Add to the paragraph the following:

"And further provided, that in time of war no elector in the actual military service of the state, or of the United States, in the army or navy thereof, shall be deprived of his vote by reason of his absence from such election district and the legislature shall have power to provide the manner in which, and the time and place at which, such absent electors may vote and for the return and can was of their votes in the election districts in which they respectively reside."

lowing:

"The legislature shall provide for the maintenance and support of a therough and efficient date of all the children in this state between the ages of five and eighteen years."

Strike out paragraph 8 as follows:

"S. The assent of three-fifths of the mandbers elected to each house shall be requisite to the passage of every law for granting, continuing, altering, amending or massing charters for earlies or money corporations; and all such charters shall be limited to a term not exceeding

If any bill presented to the governor contain several items of appropriations of money he may object to one or more of such items while approving of the other portions of the bill. In such case he shall apper d to the bill, at the time of signing it, a statement of the items to which he objects, and the appropriation so objected to shall not take effect. If the legislature be he seemed he shall transmit to the house in which the bill prigranted stopy of such statement, and the items objected to shall be apparately reconsidered. If, on reconsiderations or more of such items be approved by a majority of the members spected to sand

by a majority of the members elected to each house, the same shall be a part of the law not withstanding the objections of the governor. All the provisions of this section in relation to bills not approved by the governor shall apply to eases in which he shall withhold his approval from any item or items contained in a bill appropriating money."

Paragraph b.—Add to the paragraph the following:

Nor shall be be elected by the legislature to any office under the government of this state or of the United States, during the term for which he shall have been elected governor.

THE PROPERTY AND ASSESSED ASSE APPOINTING POWER AND TENURE OF OFFICE.

Section I. WORK MILITIA OFFICEAN YALL D. W. Paragramh 5.—After the words "major general als." insert the words "the adjutant general and quartermaster general "Paragraph 9—Strike out the words "the adjutant general, quartermaster general and" [Majostrika out the word "other"]

NEW AREST MANAGE LIVE. of the said CIVIL OFFICERS.

Paragraph 1—Strike out the word "and "
(where it occurs first) in the paragraph and in seri after the word "appeals" the following words: "and the keeper and inspector of the state prison;" and insert in lieu thereof the words: "and comptroller."

Also, a rike out the words "one year "in the second clause of paragraph "of section 2, and insert in lieu thereof the words "three years."

Change the number of present paragraph to number 3, and strike but the word and where it occurs between the word "chancery" and the word "secretary."

"Also, insert after the word "state" the words, "and the keeper of the state prison "Change the number of present paragraph 7 to number 5.

Change the number of present paragraph 7 to number 6, and strike therefrom the words after the word "state" the dutty, "annual," and "they may be re-elected until they shall erre three pears but no inager." Insert after the word "assembly" the following words, "and they shall bold their office for three years;" and add to the paragraph the following words "aheriffs shall annually renew their bonds."

Change the number of present paragraph 8 to number 7.

Change the number of present paragraph 8 to number 8.

Change the number of present paragraph 8 to number 8.

Change the number of present paragraph 10 number 2. Change the number of present paragraph if number 10.

OHN H. BOSCHEN & BROTHER Flour, Feed & Grocories so, PURE RYE and Bardley St., near Hobogen Ferry,

NEW YORK. JOHN H. BOSCHEN, CHAR D. BOSCHEN. pareb (9) (1) (1) (1) (1)

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JOHN A. MILLER

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